2009 SESSION

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1	SENATE BILL NO. 1119
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3 4	(Proposed by the House Committee on Appropriations
4	on February 23, 2009)
5	(Patron Prior to Substitute—Senator Colgan)
6	A BILL to amend and reenact §§ 2.2-2260, 2.2-2261, 2.2-2263, 2.2-3705.6, 62.1-198, and 62.1-199 of
7	the Code of Virginia and to amend the Code of Virginia by adding in Title 30 a chapter numbered
8	47, consisting of sections numbered 30-309 through 30-312, relating to economic development;
9	incentive and site development for major employment and investment projects.
10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 2.2-2260, 2.2-2261, 2.2-2263, 2.2-3705.6, 62.1-198, and 62.1-199 of the Code of Virginia
12	are amended and reenacted and that the Code of Virginia is amended by adding in Title 30 a
13	chapter numbered 47, consisting of sections numbered 30-309 through 30-312 as follows:
14 15	§ 2.2-2260. Short title; definition.
15 16	A. This article may be cited as Virginia Public Building Authority Act of 1981. B. As used in this article, unless the context requires a different meaning:
17	"Construction" or "to construct" means acquisition and construction, all in such manner as may be
18	deemed desirable.
19	"Cost" means as applied to a project financed under the provisions of this article, the sum total of all
20	costs reasonable and necessary for carrying out all works and undertakings necessary or incident to
21	accomplish a project, including, but not limited to the cost of all necessary developmental, planning and
22	feasibility studies, surveys, plans and specifications, architectural, engineering, financial, legal or other
23	special services, the cost of acquisition of land and any buildings and improvements thereon, including
24	the discharge of any obligations of the vendor of such land, buildings or improvements, site preparation
25	and development including demolition or removal of existing structures, construction, and reconstruction,
26	furnishing of a project, the reasonable cost of financing incurred in the course of the development of a
27	project, carrying charges during construction to the occupancy date, interest on bonds issued to finance a
28	project to a date subsequent to the estimated date of completion of a project, necessary expenses
29 30	incurred in connection with the initial occupancy of a project, the cost of reimbursing the Central
30 31	Capital Planning Fund, established under § 2.2-1520, for payments made for pre-planning or detailed planning of all projects that have been approved for construction by the General Assembly, the funding
32	of such funds and accounts as the Authority determines to be reasonable and necessary and the cost of
33	such other items as the Authority determines to be reasonable and necessary and the cost of such other items as the Authority determines to be reasonable and necessary.
34	"Fixtures" and "furnishings" means any fixtures, leasehold improvements, equipment, office furniture
35	and furnishings whatsoever necessary or desirable for the use and occupancy of such project, and the
36	terms "to furnish" and "furnishing" means the acquisition and installation of such fixtures, equipment
37	and furnishings.
38	"Major Employment and Investment project" or "MEI project" means a high-impact regional
39	economic development project in which a private entity is expected to make a capital investment in real
40	and tangible personal property exceeding \$250 million and create more than 400 new full-time jobs,
41	and is expected to have a substantial direct and indirect economic impact on surrounding communities.
42 43	"Improvement" or "to improve" means extension, enlargement, improvement, and renovation, all in
43 44	such manner as may be deemed desirable. "Personal property" means all items of equipment, fixtures, and furnishings, including items affixed
45	to real property.
46	"Project" means any structure, facility, personal property or undertaking that the Authority is
47	authorized to finance, refinance, construct, improve, furnish, equip, maintain, acquire, or operate under
48	the provisions of this article.
49	§ 2.2-2261. Virginia Public Building Authority created; purpose; membership; terms; expenses; staff.
50	There is created a political subdivision of the Commonwealth to be known as the "Virginia Public
51	Building Authority." The Authority is created for the purpose of constructing, improving, furnishing,
52	maintaining, acquiring, financing, refinancing, and operating public buildings for the use of the
53	Commonwealth (heretofore or hereafter constructed), state arsenals, armories, and military reserves, state
54 55	institutions of every kind and character (heretofore and hereafter constructed), additions and improvements to land grant colleges, state colleges, universities and medical colleges, and the purchase
55 56	improvements to land grant colleges, state colleges, universities and medical colleges, and the purchase of lands for rehabilitation purposes in connection with state institutions and for use of state colleges, and
50 57	museum facilities for a trust instrumentality of the United States, and the purchase of lands for the
58	development of public buildings that may be authorized by the General Assembly in the future, the
59	acquisition of items of personal property for the use of the Commonwealth, the constructing, improving,

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60 maintaining, acquiring, financing, and refinancing of major information technology projects as defined in 61 § 2.2-2006, the financing or refinancing of capital projects that benefit the Commonwealth and any of its agencies, authorities, boards, departments, instrumentalities, institutions, or regional or local authorities, 62 63 the provision of financing on behalf of any of the Commonwealth's agencies, authorities, boards, 64 departments, instrumentalities, institutions, or regional or local authorities or governments of land 65 buildings, infrastructure, and improvements for the benefit of an MEI project incentive package 66 endorsed by the MEI Project Approval Commission created pursuant to § 30-309, and the financing or refinancing of reimbursements to localities or governmental entities of all or any portion of the 67 Commonwealth's share of the costs for capital projects made pursuant to other applicable provisions of 68

Virginia law, and the refinancing of (i) obligations issued by other state and local authorities or political 69 70 subdivisions of the Commonwealth where such obligations are secured by a lease or other payment agreement with the Commonwealth or (ii) the Commonwealth's obligations under such leases or 71 payment agreements, the purpose and intent of this article being to benefit the people of the 72 Commonwealth by, among other things, increasing their commerce and prosperity. 73

The Authority shall be comprised of the State Treasurer or his designee, the State Comptroller, and 74 75 five additional members appointed by the Governor, subject to confirmation by the General Assembly, who shall serve at the pleasure of the Governor. Unconfirmed appointments shall expire 30 days after 76 the convening of the General Assembly. Members of the Authority shall be entitled to no compensation 77 78 for their services as members, but shall be reimbursed for all reasonable and necessary expenses incurred 79 in the discharge of their duties as provided in § 2.2-2825. The term of each member appointed by the 80 Governor shall be five years.

81 Vacancies in the membership of the Authority shall be filled by appointment for the unexpired 82 portion of the term. The Governor shall designate one member of the Authority as chairman. The 83 Department of the Treasury shall serve as staff to the Authority. 84

§ 2.2-2263. Powers and duties of Authority; limitations.

85 A. The Authority is granted all powers necessary or convenient for carrying out its purposes, 86 including, but not limited to, the following powers to: 87

1. Have perpetual existence as a corporation.

2. Sue and be sued, implead and be impleaded, complain and defend in all courts.

3. Adopt, use, and alter at will a corporate seal.

90 4. Acquire, purchase, hold and use any property, real, personal or mixed, tangible or intangible, or 91 any interest therein necessary or desirable for carrying out the purposes of the Authority; lease as lessee, 92 with the approval of the Governor, any property, real, personal or mixed, or any interest therein for a 93 term not exceeding 99 years at a nominal rental or at such annual rental as may be determined; with the 94 approval of the Governor, lease as lessor to the Commonwealth and any city, county, town or other 95 political subdivision, or any agency, department, or public body of the Commonwealth, or land grant 96 college, any project at any time constructed by the Authority and any property, real, personal or mixed, 97 tangible or intangible, or any interest therein, at any time acquired by the Authority, whether wholly or partially completed; with the approval of the Governor, sell, transfer and convey to the Commonwealth, 98 99 any project at any time constructed by the Authority; and, with the approval of the Governor, sell, 100 transfer and convey any property, real, personal or mixed, tangible or intangible, or any interest therein, 101 at any time acquired by the Authority.

102 5. Acquire by purchase, lease, or otherwise, and construct, improve, furnish, maintain, repair, and 103 operate projects. 104

6. Adopt bylaws for the management and regulation of its affairs.

105 7. Fix, alter, charge, and collect rates, rentals, and other charges for the use of the facilities of, or for 106 the services rendered by, the Authority, or projects thereof, at reasonable rates to be determined by it for the purpose of providing for the payment of the expenses of the Authority, the construction, 107 108 improvement, repair, furnishing, maintenance, and operation of its facilities and properties, the payment 109 of the principal of and interest on its bonds, and to fulfill the terms and provisions of any agreements 110 made with the purchasers or holders of any such bonds.

111 8. Borrow money; make and issue bonds of the Authority and such bonds as the Authority may 112 determine to issue for the purpose of refunding obligations previously issued by the Authority; secure the payment of all bonds, or any part thereof, by pledge or deed of trust of all or any of its revenues, 113 114 rentals, and receipts; make such agreements with the purchasers or holders of such bonds or with others in connection with any such bonds, whether issued or to be issued, as the Authority deems advisable; 115 116 and in general, provide for the security for the bonds and the rights of holders thereof.

117 The Authority shall submit an annual report to the Governor and General Assembly on or before November 1 of each year containing, at a minimum, the annual financial statements of the Authority for 118 119 the year ending the preceding June 30.

120 9. Make contracts of every name and nature, and to execute all instruments necessary or convenient 121 to carry out its business.

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122 10. Borrow money and accept grants from, and enter into contracts, leases or other transactions with, 123 any federal agency. 124

11. Have the power of eminent domain.

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125 12. Pledge or otherwise encumber all or any of the revenues or receipts of the Authority as security 126 for all or any of the bonds of the Authority.

127 13. Do all acts and things necessary or convenient to carry out the powers granted to it by law.

128 14. Acquire, by assignment from the Commonwealth or the Virginia Retirement System, all 129 contracts, including those that are not completed, which involve constructing, improving, furnishing, 130 maintaining, and operating the structures, facilities, or undertakings similar to those designated herein as 131 projects.

132 15. Enter into contractual agreements with localities or governmental entities undertaking a capital 133 project that benefits the Commonwealth for which the financing or refinancing of reimbursements of all 134 or any portion of the Commonwealth's share of the costs of such project will be made pursuant to other 135 applicable provisions of Virginia law.

136 16. Provide for the financing or assist in the financing by any of the Commonwealth's agencies, 137 authorities, boards, departments, instrumentalities, institutions, or regional or local authorities or 138 governments of land, buildings, infrastructure, and improvements for the benefit of an MEI project 139 incentive package endorsed by the MEI Project Approval Commission created pursuant to § 30-309.

140 B. The Authority shall not undertake or finance or refinance any projects or MEI projects that are 141 not specifically included in a bill or resolution passed by a majority of those elected to each house of 142 the General Assembly, authorizing such projects or MEI projects or the reimbursement of all or any 143 portion of the Commonwealth's share of the costs of such projects or MEI projects and, as to any 144 project relating to a public institution of higher education in Virginia, not specifically designated by the 145 board of visitors of that institution as a project to be undertaken by the Authority.

146 C. Except as otherwise provided by law, when projects are to be constructed, improved, furnished, 147 maintained, repaired or operated for the use of any department of the Commonwealth, no plans or 148 specifications therefor shall be presented for quotations or bids until the plans and specifications have 149 been submitted to and approved by the Department of General Services and any other department of the 150 Commonwealth having any jurisdiction over the projects, so that the project will conform to standards 151 established by such departments.

§ 2.2-3705.6. Exclusions to application of chapter; proprietary records and trade secrets.

153 The following records are excluded from the provisions of this chapter but may be disclosed by the 154 custodian in his discretion, except where such disclosure is prohibited by law:

155 1. Proprietary information gathered by or for the Virginia Port Authority as provided in § 62.1-132.4 156 or 62.1-134.1.

157 2. Financial statements not publicly available filed with applications for industrial development financings in accordance with Chapter 49 (§ 15.2-4900 et seq.) of Title 15.2. 158

159 3. Confidential proprietary records, voluntarily provided by private business pursuant to a promise of 160 confidentiality from the Department of Business Assistance, the Virginia Economic Development Partnership, the Virginia Tourism Authority, the Tobacco Indemnification and Community Revitalization 161 162 Commission, a nonprofit, nonstock corporation created pursuant to § 2.2-2240.1, or local or regional industrial or economic development authorities or organizations, or the MEI Projects Approval 163 Commission created pursuant to § 30-309, used by the Department, the Partnership, the Authority, orthe 164 165 Commission, or such entities for business, trade and tourism development; and memoranda, working papers or other records related to businesses that are considering locating or expanding in Virginia, 166 prepared by such entities, where competition or bargaining is involved and where, if such records are 167 168 made public, the financial interest of the governmental unit would be adversely affected.

169 4. Information that was filed as confidential under the Toxic Substances Information Act (§ 32.1-239 170 et seq.), as such Act existed prior to July 1, 1992.

171 5. Fisheries data that would permit identification of any person or vessel, except when required by 172 court order as specified in § 28.2-204.

173 6. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 174 provided to the Department of Rail and Public Transportation, provided such information is exempt 175 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 176 administered by the Surface Transportation Board or the Federal Railroad Administration with respect to 177 data provided in confidence to the Surface Transportation Board and the Federal Railroad 178 Administration.

7. Confidential proprietary records related to inventory and sales, voluntarily provided by private 179 180 energy suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy 181 contingency planning purposes or for developing consolidated statistical information on energy supplies.

182 8. Confidential proprietary information furnished to the Board of Medical Assistance Services or the

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183 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of184 Chapter 10 of Title 32.1.

185 9. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 186 cost projections provided by a private transportation business to the Virginia Department of 187 Transportation and the Department of Rail and Public Transportation for the purpose of conducting 188 transportation studies needed to obtain grants or other financial assistance under the Transportation 189 Equity Act for the 21st Century (P.L. 105-178) for transportation projects, provided such information is 190 exempt under the federal Freedom of Information Act or the federal Interstate Commerce Act or other 191 laws administered by the Surface Transportation Board or the Federal Railroad Administration with 192 respect to data provided in confidence to the Surface Transportation Board and the Federal Railroad 193 Administration. However, the exemption provided by this subdivision shall not apply to any wholly 194 owned subsidiary of a public body.

195 10. Confidential information designated as provided in subsection F of § 2.2-4342 as trade secrets or
 196 proprietary information by any person who has submitted to a public body an application for
 197 prequalification to bid on public construction projects in accordance with subsection B of § 2.2-4317.

198 11. a. Memoranda, staff evaluations, or other records prepared by the responsible public entity, its 199 staff, outside advisors, or consultants exclusively for the evaluation and negotiation of proposals filed under the Public-Private Transportation Act of 1995 (§ 56-556 et seq.) or the Public Private Education 200 201 Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.), where (i) if such records were made public 202 prior to or after the execution of an interim or a comprehensive agreement, § 56-573.1:1 or 56-575.17 203 notwithstanding, the financial interest or bargaining position of the public entity would be adversely 204 affected, and (ii) the basis for the determination required in clause (i) is documented in writing by the 205 responsible public entity; and

b. Records provided by a private entity to a responsible public entity, affected jurisdiction, or 206 207 affected local jurisdiction pursuant to the provisions of the Public-Private Transportation Act of 1995 or 208 the Public-Private Education Facilities and Infrastructure Act of 2002, to the extent that such records 209 contain (i) trade secrets of the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et 210 seq.); (ii) financial records of the private entity, including balance sheets and financial statements, that are not generally available to the public through regulatory disclosure or otherwise; or (iii) other 211 information submitted by the private entity, where, if the records were made public prior to the 212 213 execution of an interim agreement or a comprehensive agreement, the financial interest or bargaining 214 position of the public or private entity would be adversely affected. In order for the records specified in 215 clauses (i), (ii) and (iii) to be excluded from the provisions of this chapter, the private entity shall make 216 a written request to the responsible public entity:

217 1. Invoking such exclusion upon submission of the data or other materials for which protection from218 disclosure is sought;

2. Identifying with specificity the data or other materials for which protection is sought; and

3. Stating the reasons why protection is necessary.

221 The responsible public entity shall determine whether the requested exclusion from disclosure is 222 necessary to protect the trade secrets or financial records of the private entity. To protect other records 223 submitted by the private entity from disclosure, the responsible public entity shall determine whether 224 public disclosure prior to the execution of an interim agreement or a comprehensive agreement would 225 adversely affect the financial interest or bargaining position of the public or private entity. The responsible public entity shall make a written determination of the nature and scope of the protection to 226 227 be afforded by the responsible public entity under this subdivision. Once a written determination is made 228 by the responsible public entity, the records afforded protection under this subdivision shall continue to 229 be protected from disclosure when in the possession of any affected jurisdiction or affected local 230 iurisdiction.

Except as specifically provided in subdivision 11 a, nothing in this subdivision shall be construed to authorize the withholding of (a) procurement records as required by § 56-573.1:1 or 56-575.17; (b) information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by the responsible public entity and the private entity; (c) information concerning the terms and conditions of any financing arrangement that involves the use of any public funds; or (d) information concerning the performance of any private entity developing or operating a qualifying transportation facility or a qualifying project.

For the purposes of this subdivision, the terms "affected jurisdiction," "affected local jurisdiction,"
"comprehensive agreement," "interim agreement," "qualifying project," "qualifying transportation
facility," "responsible public entity," and "private entity" shall mean the same as those terms are defined
in the Public-Private Transportation Act of 1995 or in the Public-Private Education Facilities and
Infrastructure Act of 2002.

243 12. Confidential proprietary information or trade secrets, not publicly available, provided by a private244 person or entity to the Virginia Resources Authority or to a fund administered in connection with

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financial assistance rendered or to be rendered by the Virginia Resources Authority where, if such information were made public, the financial interest of the private person or entity would be adversely affected, and, after June 30, 1997, where such information was provided pursuant to a promise of

247 affected, and, a **248** confidentiality.

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249 13. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), or confidential 250 proprietary records that are not generally available to the public through regulatory disclosure or 251 otherwise, provided by a (a) bidder or applicant for a franchise or (b) franchisee under Chapter 21 252 (§ 15.2-2100 et seq.) of Title 15.2 to the applicable franchising authority pursuant to a promise of 253 confidentiality from the franchising authority, to the extent the records relate to the bidder's, applicant's, 254 or franchisee's financial capacity or provision of new services, adoption of new technologies or 255 implementation of improvements, where such new services, technologies or improvements have not been 256 implemented by the franchisee on a nonexperimental scale in the franchise area, and where, if such 257 records were made public, the competitive advantage or financial interests of the franchisee would be 258 adversely affected.

In order for trade secrets or confidential proprietary information to be excluded from the provisions
of this chapter, the bidder, applicant, or franchisee shall (i) invoke such exclusion upon submission of
the data or other materials for which protection from disclosure is sought, (ii) identify the data or other
materials for which protection is sought, and (iii) state the reason why protection is necessary.

263 No bidder, applicant, or franchisee may invoke the exclusion provided by this subdivision if the
264 bidder, applicant, or franchisee is owned or controlled by a public body or if any representative of the
265 applicable franchising authority serves on the management board or as an officer of the bidder,
266 applicant, or franchisee.

267 14. Documents and other information of a proprietary nature furnished by a supplier of charitable
268 gaming supplies to the Department of Agriculture and Consumer Services pursuant to subsection E of
269 § 18.2-340.34.

15. Records and reports related to Virginia apple producer sales provided to the Virginia State AppleBoard pursuant to §§ 3.1-622 and 3.1-624.

16. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) of Title 59.1,
submitted by CMRS providers as defined in § 56-484.12 to the Wireless Carrier E-911 Cost Recovery
Subcommittee created pursuant to § 56-484.15, relating to the provision of wireless E-911 service.

275 17. Records submitted as a grant application, or accompanying a grant application, to the Innovative 276 Technology Authority pursuant to Article 3 (§ 2.2-2233.1 et seq.) of Chapter 22 of Title 2.2 or to the 277 Commonwealth Health Research Board pursuant to Chapter 22 (§ 23-277 et seq.) of Title 23 to the 278 extent such records contain proprietary business or research-related information produced or collected by 279 the applicant in the conduct of or as a result of study or research on medical, rehabilitative, scientific, 280 technical, technological, or scholarly issues, when such information has not been publicly released, published, copyrighted, or patented, if the disclosure of such information would be harmful to the 281 282 competitive position of the applicant.

18. Confidential proprietary records and trade secrets developed and held by a local public body (i) providing telecommunication services pursuant to § 56-265.4:4 and (ii) providing cable television services pursuant to Article 1.1 (§ 15.2-2108.2 et seq.) of Chapter 21 of Title 15.2, to the extent that disclosure of such records would be harmful to the competitive position of the locality. In order for confidential proprietary information or trade secrets to be excluded from the provisions of this chapter, the locality in writing shall (i) invoke the protections of this subdivision, (ii) identify with specificity the records or portions thereof for which protection is sought, and (iii) state the reasons why protection is necessary.

19. Confidential proprietary records and trade secrets developed by or for a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) to provide qualifying communications services as authorized by Article 5.1 (§ 56-484.7:1 et seq.) of Chapter 15 of Title 56, where disclosure of such information would be harmful to the competitive position of the authority, except that records required to be maintained in accordance with § 15.2-2160 shall be released.

297 20. Trade secrets as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or financial 298 records of a business, including balance sheets and financial statements, that are not generally available 299 to the public through regulatory disclosure or otherwise, provided to the Department of Minority 300 Business Enterprise as part of an application for (i) certification as a small, women- or minority-owned 301 business in accordance with Chapter 14 (§ 2.2-1400 et seq.) of this title or (ii) a claim made by a 302 disadvantaged business or an economically disadvantaged individual against the Capital Access Fund for Disadvantaged Businesses created pursuant to § 2.2-2311. In order for such trade secrets or financial 303 records to be excluded from the provisions of this chapter, the business shall (a) invoke such exclusion 304 305 upon submission of the data or other materials for which protection from disclosure is sought, (b)

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306 identify the data or other materials for which protection is sought, and (c) state the reasons why 307 protection is necessary.

308 21. Documents and other information of a proprietary or confidential nature disclosed by a carrier to 309 the State Health Commissioner pursuant to § 32.1-276.5:1.

310 22. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), including, but 311 not limited to, financial records, including balance sheets and financial statements, that are not generally 312 available to the public through regulatory disclosure or otherwise, and revenue and cost projections supplied by a private or nongovernmental entity to the Inspector General of the Virginia Department of 313 314 Transportation for the purpose of an audit, special investigation, or any study requested by the Inspector 315 General's Office in accordance with law.

316 In order for the records specified in this subdivision to be excluded from the provisions of this 317 chapter, the private or nongovernmental entity shall make a written request to the Department:

318 1. Invoking such exclusion upon submission of the data or other materials for which protection from 319 disclosure is sought; 320

2. Identifying with specificity the data or other materials for which protection is sought; and

3. Stating the reasons why protection is necessary.

322 The Inspector General of the Virginia Department of Transportation shall determine whether the 323 requested exclusion from disclosure is necessary to protect the trade secrets or financial records of the 324 private entity. The Virginia Department of Transportation shall make a written determination of the 325 nature and scope of the protection to be afforded by it under this subdivision. 326

CHAPTER 47.

MEI PROJECT APPROVAL COMMISSION.

328 § 30-309. MEI Project Approval Commission; membership; terms; compensation and expenses; 329 definition.

330 A. The MEI Project Approval Commission (the Commission) is established as an advisory commission in the legislative branch of state government. The purpose of the Commission shall be to 331 332 review financing for individual incentive packages for MEI projects to be financed by the Virginia 333 Public Building Authority.

334 B. The Commission shall consist of 10 members as follows: the chair of the House Committee on 335 Appropriations and four members of the House Committee on Appropriations appointed by the chair 336 and the chair of the Senate Finance Committee and two members of the Senate Finance Committee 337 appointed by the chair. In addition, the Secretaries of Finance and Commerce and Trade shall serve as 338 ex officio, nonvoting members of the Commission.

339 C. Members shall serve terms coincident with their terms of office. Vacancies for unexpired terms 340 shall be filled in the same manner as the original appointments. Members may be reappointed for 341 successive terms.

342 D. The members of the Commission shall elect a chairman and vice chairman annually. A majority 343 of the voting members of the Commission shall constitute a quorum. The meetings of the Commission 344 shall be held at the call of the chairman or whenever the majority of the members so request.

345 E. Legislative members of the Commission shall receive such compensation as provided in 346 § 30-19.12, and nonlegislative members shall receive such compensation as provided in § 2.2-2813. 347

F. As used in this chapter, "MEI project" means the same as that term is defined in § 2.2-2260.

§ 30-310. Review of incentive packages.

349 A. The Commission shall review individual incentive packages for prospective MEI projects that are 350 proposed to be funded by bonds issued by the Virginia Public Building Authority and recommend 351 approval or denial of such packages to the Authority. Factors that shall be considered by the Commission in its review shall include, but not be limited to (i) return on investment, (ii) the time frame 352 353 for repayment of incentives to the Commonwealth, (iii) average wages of the jobs created by the prospective MEI project, (iv) the amount of capital investment that is required, and (v) the need for 354 355 enhanced employment opportunities in the prospective location of the prospective MEI project.

B. An affirmative vote by three of the five members of the Commission from the House of Delegates 356 357 and two of the three members of the Commission from the Senate shall be required to endorse any 358 incentive package for an MEI project involving the issuance of bonds by the Virginia Public Building 359 Authority. No endorsement shall be effective without the approval of the package by the Governor. 360

§ 30-311. Staff; cooperation from other state agencies.

Administrative staff support shall be provided by the staffs of the House Committee on Appropriations and the Senate Finance Committee. Additional assistance as needed shall be provided by 361 362 363 the Auditor of Public Accounts, the Virginia Economic Development Authority, or the Virginia Public 364 Building Authority.

§ 30-312. Commission report to General Assembly. 365

The Commission shall report annually by the first day of each General Assembly Regular Session on 366 all endorsed incentive packages. Staff identified in § 30-311 shall assist the commission in preparing 367

368 such report, which shall contain the following information: (i) the industrial sector of the MEI project, 369 (ii) known competitor states, (iii) employment creation and capital investment expectations, (iv) 370 anticipated average annual wage of the new jobs, (v) local and state returns on investment as prepared by the Virginia Economic Development Partnership Authority, (vi) expected time frame for repayment of 371 372 the incentives to the Commonwealth in the form of direct and indirect general tax revenues, (vii) details 373 of the proposed incentive package, including the breakdown of the components into various uses and an 374 expected timeline for payments, and (viii) draft legislation or amendments to the Appropriation Act that 375 propose financing for the endorsed incentive package through the Virginia Public Building Authority 376 and any other proposed funding or financing mechanisms.

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- § 62.1-198. Legislative findings and purposes.

378 The General Assembly finds that there exists in the Commonwealth a critical need for additional 379 sources of funding to finance the present and future needs of the needs of the Commonwealth for water 380 supply; land conservation or land preservation including land for parks and other recreational purposes; wastewater treatment facilities; drainage facilities; solid waste treatment, disposal and management 381 382 facilities; recycling facilities; resource recovery facilities; energy conservation and energy efficiency 383 projects; professional sports facilities; certain heavy rail transportation facilities; public safety facilities; 384 airport facilities; the remediation of brownfields and contaminated properties; the design and construction 385 of roads, public parking garages and other public transportation facilities, and facilities for public 386 transportation by commuter rail; construction of local government buildings; and the location or 387 retention of federal facilities in the Commonwealth and the support of the transition of former federal 388 facilities from use by the federal government to other uses. This need can be alleviated in part through 389 the creation of a resources authority. Its purpose is to encourage the investment of both public and 390 private funds and to make loans, grants, and credit enhancements available to local governments to 391 finance water and sewer projects, land conservation or land preservation programs or projects, drainage 392 projects, solid waste treatment, disposal and management projects, recycling projects, energy 393 conservation and energy efficiency projects, professional sports facilities, resource recovery projects, 394 public safety facilities, airport facilities, the remediation of brownfields and contaminated properties, the 395 design and construction of roads, public parking garages and other public transportation facilities, and 396 facilities for public transportation by commuter rail, site acquisition and site development work for the 397 benefit of economic development projects, technology, construction of local government buildings, and 398 infrastructure for broadband services, and federal facilities or former federal facilities. The General 399 Assembly determines that the creation of an authority for this purpose is in the public interest, serves a 400 public purpose and will promote the health, safety, welfare, convenience or prosperity of the people of 401 the Commonwealth.

- 402 § 62.1-199. Definitions.
- 403 As used in this chapter, unless a different meaning clearly appears from the context:
- "Authority" means the Virginia Resources Authority created by this chapter. 404
- "Board of Directors" means the Board of Directors of the Authority. 405

"Bonds" means any bonds, notes, debentures, interim certificates, bond, grant or revenue anticipation 406 notes, lease and sale-leaseback transactions or any other evidences of indebtedness of the Authority. 407

408 "Capital Reserve Fund" means the reserve fund created and established by the Authority in 409 accordance with § 62.1-215.

410 "Cost," as applied to any project financed under the provisions of this chapter, means the total of all 411 costs incurred by the local government as reasonable and necessary for carrying out all works and 412 undertakings necessary or incident to the accomplishment of any project. It includes, without limitation, 413 all necessary developmental, planning and feasibility studies, surveys, plans and specifications, 414 architectural, engineering, financial, legal or other special services, the cost of acquisition of land and 415 any buildings and improvements thereon, including the discharge of any obligations of the sellers of 416 such land, buildings or improvements, real estate appraisals, site preparation and development, including 417 demolition or removal of existing structures, construction and reconstruction, labor, materials, machinery 418 and equipment, the reasonable costs of financing incurred by the local government in the course of the 419 development of the project, including the cost of any credit enhancements, carrying charges incurred 420 before placing the project in service, interest on local obligations issued to finance the project to a date 421 subsequent to the estimated date the project is to be placed in service, necessary expenses incurred in 422 connection with placing the project in service, the funding of accounts and reserves which the Authority 423 may require and the cost of other items which the Authority determines to be reasonable and necessary. 424 It also includes the amount of any contribution, grant or aid which a local government may make or 425 give to any adjoining state, the District of Columbia or any department, agency or instrumentality 426 thereof to pay the costs incident and necessary to the accomplishment of any project, including, without limitation, the items set forth above. The term also includes interest and principal payments pursuant to 427 428 any installment purchase agreement.

429 "Credit enhancements" means surety bonds, insurance policies, letters of credit, guarantees and other430 forms of collateral or security.

431 "Federal facility" means any building or infrastructure used or to be used by the federal government,432 including any building or infrastructure located on lands owned by the federal government.

433 "Federal government" means the United States of America, or any department, agency or434 instrumentality, corporate or otherwise, of the United States of America.

435 "Former federal facility" means any federal facility formerly used by the federal government or in
436 transition from use by the federal government to a facility all or part of which is to serve any local
437 government.

438 "Local government" means any county, city, town, municipal corporation, authority, district,
439 commission or political subdivision created by the General Assembly or pursuant to the Constitution and
440 laws of the Commonwealth or any combination of any two or more of the foregoing.

441 "Local obligations" means any bonds, notes, debentures, interim certificates, bond, grant or revenue442 anticipation notes, leases or any other evidences of indebtedness of a local government.

"Minimum capital reserve fund requirement" means, as of any particular date of computation, the
amount of money designated as the minimum capital reserve fund requirement which may be established
in the resolution of the Authority authorizing the issuance of, or the trust indenture securing, any
outstanding issue of bonds or credit enhancement.

447 "Project" means (i) any water supply or wastewater treatment facility including a facility for 448 receiving and stabilizing septage or a soil drainage management facility and any solid waste treatment, 449 disposal, or management facility, recycling facility, federal facility or former federal facility, or resource 450 recovery facility located or to be located in the Commonwealth, the District of Columbia or any 451 adjoining state, all or part of which facility serves or is to serve any local government; and (ii) any 452 federal facility located or to be located in the Commonwealth, provided that both the Board of Directors 453 of the Authority and the governing body of the local government receiving the benefit of the loan, grant, 454 or credit enhancement from the Authority make a determination or finding to be embodied in a 455 resolution or ordinance that the undertaking and financing of such facility is necessary for the location 456 or retention of such facility and the related use by the federal government in the Commonwealth. The term includes, without limitation, water supply and intake facilities; water treatment and filtration 457 458 facilities; water storage facilities; water distribution facilities; sewage and wastewater (including surface 459 and ground water) collection, treatment and disposal facilities; drainage facilities and projects; solid waste treatment, disposal or management facilities; recycling facilities; resource recovery facilities; 460 461 related office, administrative, storage, maintenance and laboratory facilities; and interests in land related 462 thereto. The term also includes energy conservation measures and facility technology infrastructure as defined in § 11-34.2 and other energy objectives as defined in § 67-101. The term also means any heavy 463 464 rail transportation facilities operated by a transportation district, created under the Transportation District 465 Act of 1964 (§ 15.2-4500 et seq.), which operates heavy rail freight service, including rolling stock, 466 barge loading facilities, and any related marine or rail equipment. The term also means, without limitation, the design and construction of roads, the construction of local government buildings, public 467 parking garages and other public transportation facilities, and facilities for public transportation by 468 469 commuter rail. In addition, the term means any project as defined in § 5.1-30.1 and any professional 470 sports facility, including a major league baseball stadium as defined in § 15.2-5800, provided that the 471 specific professional sports facility projects have been designated by the General Assembly as eligible 472 for assistance from the Authority. The term also means any equipment, facilities, and technology 473 infrastructure designed to provide broadband service. The term also means facilities supporting, related 474 to, or otherwise used for public safety including, but not limited to, law-enforcement training facilities and emergency response, fire, rescue and police stations. The term also means the remediation, redevelopment and rehabilitation of property contaminated by the release of hazardous substances, 475 476 477 hazardous wastes, solid wastes or petroleum where such remediation has not clearly been mandated by 478 the United States Environmental Protection Agency, the Department of Environmental Quality, or a 479 court pursuant to the Comprehensive Environmental Response, Compensation and Liability Act (42 480 U.S.C. § 9601 et seq.), the Resource Conservation and Recovery Act (42 U.S.C. § 6901 et seq.), the 481 Virginia Waste Management Act (§ 10.1-1400 et seq.), the State Water Control Law (§ 62.1-44.2 et 482 seq.), or other applicable statutory or common law or where jurisdiction of those statutes has been 483 waived. The term also means any program or project for land conservation, parks, park facilities, land for recreational purposes, or land preservation, including but not limited to any program or project 484 485 involving the acquisition of rights or interests in land for the conservation or preservation of such land. 486 The term also means any program or project for site acquisition or site development work for the 487 benefit of economic development projects for local government.